Approved For Release 2009/10/01 : CIA-RDP86M00886R002000110049-8 RS 84-1200

Central Intelligence Agency

DDA Reg 84-0789/3

AH. ER 84-1186+(1



Washington, D. C. 20505

	984
Dear	
It was good to hear from you and I appreciate you agency for domestic relocation services. As you are agonized over this issue for a number of years and not recent legislation will alleviate some out-of-pocket employees who relocate domestically. Unfortunately, Administration is moving with glacial speed in the desimplementing instructions for the Wolf/Warner legislate parameters for relocation services are spelled out we	aware, we have w it looks as though expenses for our the General Services velopment of Agency tion and until the
define our requirements. We are, however, looking at what various relocat offer in the way of services and the Office of Persor	nel is the <u>focal</u>
point for this activity. Therefore, I suggest that y for general discussion purposes.	ou contact
other concerned support and operating folks, is curre	ently looking at this
issue and various courses of action to be taken when light from GSA and OMB.	we get the green
Sincere	ly,
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L-304

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Central Intelligence Agency Washington, D.C. 20505

13 March 1984

Executive Director

Executive Registry
84 - 1186/1

STAT

NOTE FOR: DDA

Harry:

Will you have someone look into this and draft an appropriate response.

Charles A. Briggs

Attachment



L-304

માં કર્યું કર્યા છે. તેમ કરવા કરવા હતું છે. અને કર્યું જ 4 તેમ જ તાલું કર્યા કર્યા કર્યા છે. જે જે જે જે જે જે



continued occupancy of temporary quarters." designee determines that there are compelling reasons for the the head of the agency concerned or his

(6) Section 5724a(a)(4) of title 5, United States Code, is amended—
 (A) by inserting "(A)" after "(4)"; and

(B) by adding at the end thereof the following new subpara-

exceed 10 percent of the sale price or \$15,000, whichever is the official station, reimbursement under this paragraph shall not lesser amount. "(Bxi) In connection with the sale of the residence at the old

official station, reimbursement under this paragraph shall not exceed 5 percent of the purchase price or \$7,500, whichever is "(ii) In connection with the purchase of a residence at the new

the lesser amount

mum dollar amounts applicable under clauses (i) and (ii) shall be increased by the percent change, if any, in the Consumer "(iii) Effective October 1 of each year, the respective maxi-

Price Index published for December of the preceding year over that published for December of the second preceding year, adjusted to the nearest one-tenth of 1 percent. For the purpose of this clause, 'Consumer Price Index' means the Consumer Price Index of All Urban Consumers, United States City Average, Housing Component (1967 = 100), prepared by the Bureau of Labor Statistics, Department of Labor.'

Naki) Subchapter II of chapter 57 of title 5, United States Code, (Aki) Subchapter II of chapter 57 of title 5, United States Code, (Onended by adding after section 5724a the following new sections: Reformed by adding after section 5724a the following new sections: Refore the purposes of reimbursements for travel, transportation, and relocation expenses of employees transferred

Oa) Under such regulations as the President may prescribe and to Extent considered necessary and appropriate, as provided there appropriations or other funds available to an agency for administive expenses are available for the reimbursement of all or part in the expenses are available for the reimbursement of all or part in the propose and such employee, spouse (if filing jointly), any moving or storage expenses furnished in kind, or for which Conbursement or an allowance is provided (but only to the extent of the expenses paid or incurred). Keimbursements under this subsection, shall also include an amount equal to all income taxes for och the employee, or the employee and spouse, as the case may would be liable due to the reimbursement for the taxes referred and transportation expenses (including storage of this schold goods and personal effects under section 5724a and 5726(c) of title in the propose of this schold goods and personal effects under section 5724a and 5726(c) of title in the propose of the propose of the section of the taxes for the propose of the propose

Each agency is authorized to enter into contracts to provide a contract to agency is authorized to enter into contracts to provide a cation services to agencies and employees for the purpose of prying out the provisions of this subchapter. Such services include a need not be limited to arranging for the purchase of a transpred employee's residence.".

United States Code, is amended by inserting after the item relating to section 5724a the following new items: (ii) The chapter analysis at the beginning of chapter 57 of title 5,

"5724b. Taxes on reimbursements for travel, transportation, and relocation expenses of employees transferred.

'5724c. Relocation services.".

(B) Section 5724(i) of title 5, United States Code, is amended by striking out "5724a" and inserting in lieu thereof "5724a, 5724b," (b) The amendments made by subsection (a) shall be carried out by agencies by the use of funds appropriated or otherwise available for

5 USC 5724 note.

ation of funds in amounts exceeding the sums already authorized to amendments made by such subsection do not authorize the appropribe appropriated for such agencies. the administrative expenses of each of such respective agencies. The

(c)(1) The amendments made by subsection (a) shall take effect on

the date of the enactment of this joint resolution.

this joint resolution, the President shall prescribe the regulations required under the amendments made by subsection (a). Such regulations shall take effect as of such date of enactment. (2) Not later than thirty days after the date of the enactment of

Sec. 119. (a) Notwithstanding any other provision of this joint resolution, the project for navigation at Eastport Harbor, Maine, authorized by section 101 of the River and Harbor Act of 1960 (74) Stat. 480), is not authorized after the date of enactment of this joint

resolution

(b) The Secretary of the Army shall transfer without consideration to the city of Eastport, Maine, title to any facilities and improve to the city of Eastport, Maine, title to any facilities and improve to the city of Eastport, Maine, title to any facilities and improve ments constructed by the United States as part of the project described in subsection (a) of this section. Such transfer shall be made as soon as practicable after the date of enactment of this joint resolution. Nothing in this section shall require the conveyance of any interest in land underlying such project title to which is held by the State of Maine.

SEC. 121. Funds appropriated or otherwise made available for fiscal year 1984 pursuant to section 101(e) of this joint resolution or fiscal year 1984 pursuant to section 101(e) of this joint resolution or the enactment into law of H.R. 3222 shall be available notwithstanding section 15(a) of the State Department Basic Authorities Act of 1956 and section 701 of the United States Information and Exchange

amended by inserting after the second sentence thereof the following: "The Secretary shall annually sell to the public, directly and by mail, sets of uncirculated and proof coins, and shall solicit such sales Act of 1948, as amended, until November 18, 1983. SEC. 123. Section 5132(a)(1) of title 31, United States Code, is

through the use of the customer list of the Bureau of the Mint." Sec. 125. Notwithstanding any other provision of this joint resolution, there are hereby appropriated \$165,000 for the Joint Study Panel on the Social Security Administration for purposes of carrying out the study required by section 338 of the Social Security Amendments of 1983, to remain available until September 30, 1984.

veterans who have been unemployed for long periods of time as authorized by law (the Emergency Veterans Job Training Act of 1983, Public Law 98-77), \$75,000,000, to remain available until September 30, 1986: *Provided*, That not more than \$25,000,000 of the sion of incentives to employers to hire and train certain wartime justment benefits" appropriation for educational assistance payments under the provisions of section 18 of Public Law 98-77. Any amount appropriated shall be available for transfer to the "Readappropriation at any time, but not later than December 31, 1984 unused portion of the amount so transferred may be returned to this SEC. 126. For payments to defray the costs of training and provi-

Effective date: 5 USC 5724 note:

Regulations. Effective date.

tion project Maine; naviga-East Harbor,

conveyance Land

Post, p. 1071.

96 Stat. 988

Ante, p. 132.

Ante, p. 443. 29 USC 1721

note.

Ante, p. 452 29 USC 1721

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